

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addiese: COMMISSIONER FOR PATENTS P O Box 1450 Alexandria, Virginia 22313-1450 www.wepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/812,884	03/31/2004	Shoichi Kanayama	251157US2SX	4570
	7590 05/05/201 AK, MCCLELLAND	EXAMINER		
1940 DUKE S	FREET	CWERN, JONATHAN		
ALEXANDRIA	A, VA 22314		ART UNIT	PAPER NUMBER
		3737		
			NOTIFICATION DATE	DELIVERY MODE
			05/05/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

Application No. Applicant(s) 10/812.884 KANAYAMA ET AL. Office Action Summary Examiner Art Unit Jonathan G. Cwern 3737 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 15 March 2010. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) ☐ Claim(s) 1,3,7-16,19,20,31 and 32 is/are pending in the application. is/are withdrown from consideration 4-1 Of the alternation (a)

	4a) Of the abov	e ciaiiii(s) is/are withdrawii iroiii consideration.
5)	Claim(s)	is/are allowed.
6)🛛	Claim(s) 1.3.7-	16,19,20,31 and 32 is/are rejected.
7)	Claim(s)	is/are objected to.
8)	Claim(s)	are subject to restriction and/or election requirement.

Application Papers

9) ☐ The specification is objected to by the Examiner.

a) ☐ All b) ☐ Some * c) ☐ None of:

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

1.	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)		
Attachment(s)		
Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s)/Mail Date	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal Patent Application	
Paper No(s)/Mail Date	6) Other:	
S. Patent and Trademark Office		

Art Unit: 3737

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1, 3, 7-16, 19-20 and 31-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kruger (US 2003/0069491) in view of Unger et al. (US 5977538) and Chen et al. (US 2004/0042006).

Kruger discloses a non-invasive imaging apparatus comprising: a lightgenerating unit (electromagnetic energy from an external source, paragraph 30), light

Art Unit: 3737

irradiation and wavequide means (18, 84) for guiding and radiating light (electromagnetic radiation, see abstract; radiation occurs from open end of waveguides) at a plurality of wavelengths (2-12 centimeters, paragraph 4), a plurality of vertically and horizontally arrayed electroacoustic transducer elements with gaps between elements (24, 32, Figure 3), transmission means for transmitting Ultrasonic waves (52, 54), reception means for generating a reception signal from the ultrasonic waves (52, 56), signal processing means for generating volume data by processing a reception signal corresponding to acoustic waves generated in the subject by light radiated from the irradiation unit (46, 48), and signal processing means for generating volume data about a subject morphology by processing a reception signal corresponding to echoes generated in the subject upon transmission of the ultrasonic waves (US imaging system, 52). Kruger further discloses a waveguide (84) discretely arranged between arrayed electroacoustic transducer elements in a handheld unit (86-1 through 86-8; see also Figure 7), surrounded by eight elements. Kruger further discloses scanning means (scanning system, paragraph 37), accomplished by rotating the waveguides (18) and detector array (24) to multiple angular positions (paragraph 31) and further discloses generating a reception signal corresponding to acoustic waves generated by irradiation of the light (TACT system and receiver, 46 and 48), from electrical signals from a predetermined number of transducer elements (24, 32) near an end portion of a waveguide (Figure 1).

Kruger does not explicitly disclose using optical fiber for the waveguide means and does not explicitly disclose a plurality of waveguides in the handheld unit. Kruger et

Art Unit: 3737

al. also fail to show the plurality of optical fibers arranged in the intervals between horizontally and vertically arrayed transducer elements and that each optical fiber is surrounded by four adjacent conversion elements, as well as multiplexing the output light.

Unger et al. disclose an optoacoustic imaging system. Unger et al. teach that the optical fibers can be arranged horizontally, vertically, or in a circle, in between or around the transducer elements (column 5, lines 1-45 and Figures 3A-3F). This includes a configuration such that each optical fiber is surrounded by four adjacent conversion elements (see Figure 3F). Such configurations are old and well known in the art, and the benefits of such configurations are also well known. For example, one arrangement could allow for the lateral spatial resolution of the images produced to be improved, or one arrangement could be used to obtain more uniform and/or more powerful illumination. The specific configuration of the optical fibers and transducer elements is an obvious design choice which can be selected by one of ordinary skill in the art. While Kruger does not go into specific details of the optical delivery arrangement, Unger et al. teach a variety of arrangements for the light source which can provide light at multiple wavelengths (column 4, lines 35-52).

Optical fibers are a well-known waveguide means for infrared and visible light electromagnetic radiation. It would have been obvious to a person having ordinary skill in the art at the time of the invention to modify the invention of Kruger to use optical fiber as the waveguide means as taught by Unger et al., in order to investigate the subject

Art Unit: 3737

properties at infrared and visible wavelengths. Furthermore, the exact number of elements surrounding the waveguide is an obvious design choice.

Chen et al. disclose a multiplex coherent Raman spectroscopy detector. Chen et al. teach an optical arrangement which uses an optical parametric oscillator to generate multiple wavelengths of light, with multiplexing components to allow the light to travel along the same path ([0040]-[0051]).

It would have been obvious to one of ordinary skill in the art, to have substituted an optical arrangement such as taught by Chen et al. in order to generate light at multiple wavelengths on a single optical axis, as it would be an obvious design choice. A variety of different optical arrangements are well known in the art, and it would be an obvious design choice to select any arrangement which will yield the desired results. This can simplify the device, reduce the size and cost of the system, speed up the diagnostic procedure, make the device easier for an operator to handle, or provide any other well known advantages.

As per claim 7, Kruger further discloses radiating light beams (electromagnetic radiation, see abstract) from not less than two optical fibers (at least eight waveguides, Figure 6A) whose end portions are spaced apart by not less than a predetermined distance.

As per claim 8, Kruger further discloses generating a reception signal corresponding to acoustic waves generated by irradiation of the light (TACT system and

Art Unit: 3737

receiver, 46 and 48), from electrical signals from a predetermined number of transducer elements (24, 32) near an end portion of an optical fiber (wavequide, Figure 1).

As per claim 9 and 19, Kruger further discloses simultaneously radiating light (synchronized electromagnetic radiation, paragraph 16) from a plurality of end portions of optical fibers (waveguides, Figure 1-; eight positions, Figure 6).

As per claim 10, Kruger further discloses generating a reception signal from electrical signals (TACT system and receiver, 46 and 48), from a predetermined number of transducer elements (24, 32) near an end portion of an optical fiber (waveguide, Figure 1).

As per claims 11-12, and 20, Kruger further discloses alternately (separately) performing (Simultaneously, or as a separate imaging modality, paragraph 37) the irradiation of light and the transmission of ultrasonic waves.

It would have been obvious to a person having ordinary skill in the art at the time of the invention to modify Kruger to use separate electroacoustic conversion means as it has been held that constructing a formerly integral structure in various elements involves only routine skill in the art, Nerwin v. Erlichman, 168 USPQ 177, 179.

Furthermore, separate arrays of transducer elements would avoid the need for filtering of the two signals.

As per claim 13, Kruger further discloses forming a 2-dimensional image (paragraph 10). Furthermore, forming a 2-dimensional image from a 3-dimensional volume of data inherently requires selecting a single slice from the 3-dimensional volume.

Art Unit: 3737

As per claims 14 and 15, Kruger further discloses displaying (display, 50)living body function image data (TACT data, paragraph 37) and morphology image data (ultrasound image, paragraph 37), with said morphology image data superimposed on (overlaid, paragraph 37) said living body function image data on the display. Kruger does not explicitly disclose displaying the images side by side. It would have been obvious to a person having ordinary skill in the art at the time of the invention to display the images side by side, as it has been held that rearranging parts of an invention involves only routine skill in the art. *In re Japiske*, 86 USPQ 70.

Response to Arguments

Applicant's arguments filed 3/15/10 have been fully considered but they are not persuasive.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., selection functionality) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

In regards to applicant's arguments that Kruger does not disclose sequentially irradiating the subject with light, examiner respectfully disagrees. Rotation of the waveguides to scan different portions of the breast is indeed a sequential scanning, or irradiation. The system rotates the light to irradiate different areas of the breast, and

Art Unit: 3737

can be arranged to do so in a variety of different sequences, as illustrated in paragraphs [0039]-[0043]. Applicant argues that rotation of the waveguides "merely changes the location of the irradiation and corresponding reception". The examiner believes that changing the location does meet the claim limitation of "sequentially irradiating the subject".

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan G. Cwern whose telephone number is (571)270-1560. The examiner can normally be reached on Monday through Friday 9:30AM - 6:00PM FST

Art Unit: 3737

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Casler can be reached on 571-272-4956. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jonathan G Cwern/ Examiner, Art Unit 3737 /BRIAN CASLER/ Supervisory Patent Examiner, Art Unit 3737